Council—SPDC. It also continues the Tom Lantos Block Burmese JADE Act, which was enacted last year and further increased sanctions against the junta.

In some circles the value of sanctions has been questioned and, at some point, greater engagement with the regime may be in order. However, by passing this measure, Congress has clearly concluded that such a change in policy would be premature, and for good reason. The very fact that Nobel Peace Prize laureate Aung San Suu Kyi has been put on trial by the regime for trumped-up charges reflects how essential it is to continue these measures against the SPDC. To do otherwise would implicitly condone the junta's actions in trying her. It also would turn a blind eye to the regime having imprisoned Suu Kyi for 13 of the past 20 years, to say nothing of the scores of less well-known political prisoners who currently languish in Burmese prisons.

UN Secretary General Ban Ki-moon's recent trip to Burma, I think, demonstrates yet again the true nature of this regime. During his visit, he was denied access to Suu Kyi and apparently received no concessions from the junta. This reflects that it is the SPDC that does not want to engage meaningfully with the international community, not the other way around. Therefore, my colleagues and I believe that sanctions against the junta should remain in place until such time as the regime truly commits itself to a course of democratization and reconciliation.

Nor should anyone be fooled by the junta's transparent efforts to legitimize its rule through the scheduled 2010 elections. By excluding Suu Kyi from participating in the elections and by including provisions that would permanently entrench military rule, the new Burmese charter is no more legitimate than the regime that sponsored it. More than halfway through 2009, it is hard to see how next year's elections in Burma are redeemable.

Congress's posture toward the Burmese regime is not just borne out of humanitarian concerns; it also involves important national security considerations. Just this week, Secretary of State Hillary Clinton publicly raised questions about alleged military links between the junta and North Korea. The details of the Burmese-North Korean relationship are murky but, according to the Washington Post, concern has been raised among U.S. officials about a possible budding nuclear relationship between the two autocracies.

Finally, I note that this resolution has brought together 66 Members of this Chamber as cosponsors, more cosponsors than any previous year. This showing reflects yet again the genuine bipartisan support for the people of Burma and opposition to the junta's rule. In this effort, I was pleased to work closely again with my friend Senator DIANNE FEINSTEIN, who has long been a vigorous advocate for the Bur-

mese people. Senators McCAIN and DURBIN have also been stalwarts in their support for freedom in Burma, and they once again were at the vanguard of this legislative undertaking. I would close by thanking Brandi White and Ally Bird of my staff for their hard work on this bill.

Mr. LEVIN. I ask unanimous consent that the joint resolution be read a third time and passed, the motion to reconsider be laid upon the table, and that any statements relating thereto be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The joint resolution (H.J. Res. 56) was ordered to a third reading, was read the third time, and passed.

Mr. LEVIN. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. LEVIN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENTS TO DOD AUTHORIZATION BILL

Mr. LEVIN. Mr. President, I indicated there were 18 amendments that had been cleared by Senator McCain and the leadership and myself, which under the previous UC would then be automatically adopted and made part of the bill. In fact, there were 19 amendments on this list as it now appears, including that modified Sessions amendment. So I wanted to clarify the RECORD on that point. There are 19 amendments on that list, No. 19 being one that we, frankly, thought we previously approved but apparently had not. So it is intended that it is on that list, and we are assured by the staff that this is the way we can correct that problem.

The PRESIDING OFFICER. The RECORD will so note.

Mr. LEVIN. I thank the Presiding Officer. And I thank Senator McCain's staff for bringing that to our attention.

ORDERS FOR FRIDAY, JULY 24, 2009

Mr. LEVIN. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m. tomorrow, Friday, July 24; that following the prayer and pledge, the Journal of proceedings be approved to date, the morning hour be deemed expired, the time for the two leaders be reserved for their use later in the day; that there then be a moment of silence in honor of the fallen Capitol Police officers, and that following the moment of silence, there be a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. LEVIN. Mr. President, there will be no rollcall votes during tomorrow's session of the Senate. Senators should expect the next vote to begin around 5:30 p.m. on Monday.

$\begin{array}{c} {\rm ADJOURNMENT~UNTIL~9:30~A.M.} \\ {\rm TOMORROW} \end{array}$

Mr. LEVIN. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it adjourn under the previous order.

There being no objection, the Senate, at 11:10 p.m., adjourned until Friday, July 24, 2009, at 9:30 a.m.

NOMINATIONS

Executive nominations received by the Senate:

UNITED STATES SENTENCING COMMISSION

KETANJI BROWN JACKSON, OF MARYLAND, TO BE A MEMBER OF THE UNITED STATES SENTENCING COMMIS-SION FOR A TERM EXPIRING OCTOBER 31, 2013, VICE MI-CHAEL E. HOROWITZ. TERM EXPIRED.

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT AS THE JUDGE ADVOCATE GENERAL, UNITED STATES ARMY AND FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE SERVING AS THE JUDGE ADVOCATE GENERAL, IN ACCORDANCE WITH TITLE 10. U.S.C. SECTIONS 3047, 3064 AND 624:

To be lieutenant general

BRIG GEN DANAK CHIPMAN

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 624, 3037, AND 3064:

To be brigadier general, judge advocate general's corps

COL. THOMAS E. AYRES COL. MARK S. MARTINS COL. JOHN W. MILLER II

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

JANE B. PRATHER

THE FOLLOWING NAMED ARMY NATIONAL GUARD OF THE UNITED STATES OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10. U.S.C.. SECTIONS 12203 AND 12211:

 $To\ be\ colonel$

HUNT W. KERRIGAN

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

MICHELE L. HILL WILLIAM S. LIKE

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT

TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

 $To\ be\ colonel$

WARREN G. THOMPSON FREDERICK M. KARRER

THE FOLLOWING NAMED OFFICERS FOR REGULAR APPOINTMENT IN THE GRADES INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 531:

To be lieutenant colonel

YVONNE S. BREECE RYAN S. JONES HAROLD P. XENITELIS

To be major

RICHARD R. ABELKIS
TODD H. BONHAM
WILLIE L. CASEY
ROBERT B. LACKEY
SAMUEL LOPEZSANTANA
CHRISTOPHER R. MORSE
CHARLES B. TIERNEY
PAMELA L. TINGLE
SHARON D. TYLER
MICHAEL J. UFFORD

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624: